

LOUISVILLE TIMES

LOUISVILLE: JOHN O. BULLOCK & JOHN C. NOBLE, EDITORS

DEMOCRATIC NOMINATIONS

FOR PRESIDENT,
JAMES BUCHANAN,
OF PENNSYLVANIA.FOR VICE PRESIDENT,
JOHN C. BRECKINRIDGE,
OF KENTUCKY.

Electoral Ticket:

For the State at large—HON. ELIJAH HISE, and COL. JOHN W. STEVENSON.
First District—COL. R. D. GHOLSON.
Second District—JOHN P. DEVEREUX.
Third District—JOHN A. FINN.
Fourth District—TIMOTHY CRAVENS.
Fifth District—BENJAMIN MAGOFFIN.
Sixth District—B. B. RICHARDSON.
Seventh District—W. D. REED.
Eighth District—R. W. WOOLLEY.
Ninth District—H. STANTON.
Tenth District—HIRAM KELSEY.

WEDNESDAY: JULY 23, 1856.

Mr. Fillmore and the Fugitive Slave Law.

We have heretofore shown the absurdity of claiming any merit for Mr. Fillmore because he gave his official sanction to the Fugitive Slave Law. We have adduced his own admission, the declarations of members of his Cabinet, and the testimony of his special friends, that Mr. Fillmore was opposed to the law, that he "doubted" its Constitutionality, that he had an almost insurmountable "objection" to it because it did not give the Fugitive Slave the benefit of a jury trial, and that he "reluctantly signed" it at the urgent solicitation of Mr. Crittenden, and that he was pledged to his party not to exercise the veto power.¹

It was but natural that a President so prejudiced against slavery, and so unwilling to sign a bill which gave to the citizens of slave States some facilities for recovering their absconded on stolen property, should be very loth to exercise any power to give practical effect to the provisions of the bill.

THE CRAFTS CASE.

The very first instance in which the law was attempted to be applied, affords a striking illustration of Mr. Fillmore's repugnance to its provisions, and his determination to be in no manner responsible for its execution.

Two slaves, Crafts and his wife, escaped from Georgia to Boston. The owner dispatched an agent to Boston to obtain them under the provisions of the Fugitive Slave Law. The Marshal and other Federal officers, whom duty it was to execute the warrants, absolutely refused to have anything to do with it. The law was boldly set at defiance by the negro and Abolitionists, and Crafts and his wife finally embarked, in open day, on a steamer for Europe. At an oven given to them at Edinburg, Crafti thus spoke of the circumstances attending their escape:

"My wife and I escaped from Georgia and came on to Boston. We remained quietly in Boston until the passage of the Fugitive Slave Law. A couple of ruffians who were hired by the master that claimed us as slaves to come to Boston and arrest us, got out warrants for our apprehension and placed them in the hands of the District Marshal, but for some reason or other the Marshal REFUSED to execute them. He knew that we had a right to be free. A Committee of vigilance was formed in Boston for the purpose of protecting us and other fugitive slaves who shall be claimed under the new law, &c., &c."

Hughes, the agent of the owner, and his wife represented the facts of escape to Mr. Fillmore, and the neglect of the officers to do their duty—Mr. Crittenden himself declared that the Marshal had refused to do his duty, and urgent effort was made by Mr. Fillmore's southern friends to have the Marshal removed, but Mr. Fillmore persistently declined, and implicitly approved his conduct. DONISON'S TESTIMONY.

Commenting upon the Crafts case and other repeated and notorious failures to execute the Fugitive Slave Law under the Fillmore administration, A. J. Donison, then editor of the Union, and now the associate of Mr. Fillmore on the Know Nothing ticket, in Oct., 1851, said—

"His (Fillmore's) administration has been one long, sad, tedious failure and blunder."

The Executive inefficiency in the execution of the fugitive slave law, and the wretched blunder in the way of Crafti, business, from its commencement to its close, so far as it is yet disclosed, have DUCED the administration at the South."

Again: Is it not as plain as the nose on your face that the administration has yielded and surrendered abolitionism? Is it not as plain as the noon day sun that the Seward organ means even to insult their timid and nervous victims? They say to them, if you think of any of your ideas are to be received, you are mistaken. I will not respect you. You are under our foot, and we will trample on you and make you slaves. You shall enjoy no rights and have no employment; and the poor, feeble, nervous, and timid administration says, Amen!"

BLIND PARDON OF NEGRO THIEVES.

One of Mr. Fillmore's last official acts was the pardon of two negro stealers who had run off from the District of Columbia more than seventy slaves in one night. We quote an account of it from an exchange:

"It has not been many years since the people of Washington City were startled one fine morning by the discovery that Yankee kidnappers had run off something more than seventy slaves, belonging in the District. A steamer was instantly despatched to the South, and the practical craft was captured down in the Potomac. The slaves were restored to their owners and the Yankees were committed to the Penitentiary. Time past on and the thing was forgotten, when a remarkable circumstance revived a recollection of the event in the summer of 1852. It was announced in the National Intelligencer of Washington, that President Fillmore, at the instance of Senator Sumner and Seward, had pardoned the kidnappers of the Penitentiary, and released them from seventy odd other indictments on which they would have had to stand trial for running off slaves, and robbing the North, abandoned her to the South, and the wretched blunder in that district will be fully five THOUSAND! Huzz for the glorious old First!"

Col. George A. Caldwell spoke on Monday night before the Democratic Association. We need not say that it was eloquent and able, and was received with great enthusiasm by the audience.

The bar of \$1000 on Kentucky, offered in the Louisville Courier yesterday, was taken before 10 o'clock in the morning. That democrat made a thousand dollars very easily, for Kentucky will as surely vote the Democratic ticket in November, as that the Sun is in the Heavens.

HUZZA FOR THE 1st.—A letter from a reliable gentleman in the 1st district, (Barnett's) of Kentucky, assuring us that the Democratic majority in that district will be fully five THOUSAND! Huzz for the glorious old First!

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W. C. Kidd is announced in the Courier as a candidate for City Marshall, in opposition to Larby White, who is the Know-Nothing nominee. Mr. Kidd has withdrawn, or will withdraw, from the Know-Nothing party.

Read the letters in another column from Andrew and Hancock counties. They are interesting and cheering.

Larry White has resigned the office of Deputy Marshal, and Wm. Badgett has been appointed in his place.

The Pool's murder will, it is estimated, cost the city of New York something like \$100,000.

Both Houses of Congress have agreed to adjourn on the 18th of August.

The attention of teachers is called to an advertisement in another column.

The Democratic Club of this city was addressed on Friday evening last by E. P. Wade, Esq., of Oldham, in a speech of some two hours length, which was received with loud applause by a very large and intelligent audience. After Wade had concluded, Mr. Hise, of Jefferson, was called upon, who took the floor and made a few remarks, promising to address the Club at length some future time.—Frankfort Yester.

We cannot assume to say what the effect of his speech should be, by a vote in the Club to carry into effect the anti-slavery principles embodied in his speech.

several State Platforms, and pass a bill materially impairing or totally repealing the fugitive law. But we are perfectly satisfied on the point that the people of the South are dangerously deluded and misled by those whig journals of that section which assure them that the law is safe against any attack which they may make. The safety of any help given by the President to the fugitive is by his veto power. Desirable and important as we hold it to be that the administration should make clearly manifest such a purpose has been declared and no such pledge given to the country by President Fillmore. On the contrary, we should be glad to see an administration that will do all in its power to vindicate the constituents which the President has acknowledged not, when taken together, point but too periously in an opposite direction.²

Donelson thus sets out with the positive averment that Mr. Fillmore will not protect the fugitive law by his veto power, and adds a long string of evidence to sustain its assertion. It closes with the following paragraph:

"We trust that our past course has fully shown that we are entirely incapable of misrepresenting or perverting the position of the administration upon the most important question. But when in view of the open hostility of the main force of the whig party the North against the fugitive law, we perceive systematic attempts to sustain it, we are compelled to take a stand in opposition to it, in our favored party, by claiming to put forward in its defense an alleged pledge of whig executive interference for its protection, when no such pledge has been given or intimated, we have deemed it our duty to lay the matter from the record, as we understand it, fairly before our readers."

And furthermore, said Donelson:

"But if the Raleigh Star is so sincere in its conviction of the fugitive slave law, why does it not say in every thing it has ever said or written, from a day in which it would repeat or modify the fugitive slave law, it will not do its own party a great favor, but the whole country, also, by proving the fact; and we promise that any article that may appear in its columns, thought to possess this merit, shall be severely tried?"

We trust that the editor, there is also SUBSTANTIAL DIFFERENCE between the opinions of President Fillmore and the abolitionists in Johnston, on the subject of the Compromises, so far as it contains provisions which are REPEALABLE by Congress and if the Raleigh Star is disposed to do so, we trust it will do so.

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the Know-Nothing party, and the

LOUISVILLE TIMES.

W. S. SWYNNER,
General Newspaper Advertising Agent, corner of Olive
and Main Streets, is the Agent for the Times.

A. D. JACKSON.

SUCCESSOR TO S. T. GARRISON & CO.
Is the duly authorized agent for the Louisville Times,
Newspaper and Patent Right Office.

NO. 151—Main Street, between Fourth
and Fifth, Louisville, Ky.

WEDNESDAY: JULY 23, 1866.

FOR CINCINNATI.—The splendid and fast running steamer Boston, is the mail-boat for Cincinnati to day at 12 o'clock.

See, a boy, whose name we could not learn, was drowned yesterday morning in the creek, near Broadway bridge.

The bells rang last night about 9 o'clock and the firemen turned out by hundreds, but there was no fire.

CHOICE CIGAR-TOBACCO.—Messrs. Neck, Wicks, & Co., are in receipt of a consignment of Holland's celebrated pancake and plug tobacco. They are the very best qualities in market.

Mr. J. T. Burton will sell this (Wednesday) morning, at 10 o'clock, at the residence of Mr. P. McPike, on Market street, between Fifth and Sixth streets, all his household furniture, bar fixtures and liquors, and the house will be sold or rented at auction.

The verdict of manslaughter against Allison, in Cincinnati, for the murder of Allison by an infernal machine, some two years since, has created great dissatisfaction and excitement. The general opinion there is that he ought to be hung. He will next be put on trial for the murder of Mrs. Allison, who was killed at the same time with her husband.

We understand that Mr. James W. Wade, of this city, has been offered a highly lucrative position in the Navy Yard at Charlestown, Mass. We also learn that he has declined it. Mr. Wade is too clever a gentleman to be spared from Louisville, and we are glad that he has determined to remain with us.

It is very hard to find ground which provides nothing; if it is not covered with flowers, fruit-trees, vines, shrubs, or produce trees and plants. It is the same with man. If he is not virtuous, he becomes vicious.—*Le Bruyer.*

"Two days ago," writes the Paris correspondent of Le Nord, "they died at Versailles in complete obscurity, a personage who had a name and fortune.—One de Bouville, who after Napoleon I and the Count de Neppier, was the third husband of Marie Louise."

A YOUNG HERO.—We copy the following from the Macau (Ga.) Telegraph.

We have a private letter from Wacoacab, East Florida, dated the 12th inst., and detailing incidentally the recent assault upon Capt. Bradley's house. It was just after dusk in the evening when Capt. Bradley and his wife and two of his children, a male and a female, were sitting before the open door in the entrance of the house, when a hand of twenty Indians pote up and fired upon them. The little girl was killed outright, and the boy mortally wounded; but he nevertheless rose, went in to the family, gave the alarm, took down his gun, and fled at the earliest. He then handed it to his brother, who also fled, and was shot and died immediately. His body had been pierced by two balls. Bradley and the other son kept up a fire, and the cowardly Indians dare not make an assault. The neighbors finally gathered, and drove them off.

LOUISIANA AND SHREVEPORT.—Ex-Gov. Herbert, in a capital speech at New York, thus spoke of Louisiana:

"It was said that Louisiana would not vote for Buchanan. They had at the South two kinds of opinion—the side of the South, and the side of the Union. He had a betting opinion on that point."

It is a Boston remedy of thirty years standing, and is recommended by physicians. It is a sure and speedy cure for Burns, Piles, Boils, Corus, Felons, Chilblains, and Old Sores of every kind; for Fever Sores, Ulcers, Itch, Scald Head, Nettle Rash, Bumous, Nose Nipples (recommended by nurses), Whitlows, Sties, Pestes, Flea Bites, Spider Stings, Frozen Lips, Salt Rash, Ulcers, Ulcers of the Nose, Ulcers of the Mouth, and Fieh Wounds. It is a most valuable remedy, which can be tested by any person who has used it in the city of Boston and vicinity for the last thirty years. In no instance will the Salve do any injury, or interfere with a physician's prescription. It is made from the best materials brought from the East and West of Europe—of articles growing in the country, and the proprietors have letters from all classes—clerks, men, physicians, sea captains, nurses, and others who have used it themselves and recommend it to others. Redding's Russia Salve is put in large boxes, stamped on the cover with a picture of a horse and a soldier's wad, which picture is also engraved on the wad.

PRICE: 50c a box.

REDDING & CO., Proprietors.
R. A. Robinson & Co., Bell, Talbot & Co., Louisville; Scribner & Devol, New Albany.

AP 26/20/66

A BEAUTIFUL COMPLEXION may easily be acquired by using the "Balm of a Thousand Flowers." It removes tan, pimples and freckles from the skin, leaving it of a soft and roseate hue. Wet a towel, pour on two or three drops, rub the balm well and it will make a beautiful soft and lather much facilitating the operation of shaving. Price only Five Cents. Petridge & Co., Proprietors.

IN the month of May last, Mr. Garret Davis, in a speech reported that he would vote for Mr. Fillmore for President, but if "James Buchanan should get the nomination of the Cincinnati Convention and be elected, the country would be safe in his hands; that he was a pure man and an able one."

Such was Mr. Garret Davis' opinion in May. Now it is now reported that he would vote for Mr. Fillmore, "the right side of any question, never yet was a man so fat as to be the opposite of a rat-knife." Last year he was glorifying the twelfth section; this year he denounces it. He is a peevish, dispeasant old political grannie, who has a perfect right to be nervous and abuse all mankind.—*Cynical Age.*

THE PEACE OF KANSAS.—If one thing were wanting to the peace of the states, base-faced hypocrisy of the Republican leaders, it is their opposition to the bill of Mr. Toombs for the settlement of the Kansas affairs. If it concealed any principle to these miserable political gamblers, who are using negro freedom as a foot-ball in politics, to the bettering of their mean and base freedom, they are as yet unable to secure a fair expression of their principle. They have given their bill of rights to the people, and are making the best of it, which means their freedom. They have no other principle to this spirit, we should oppose Mr. Toombs and his bill with all our power. It will not do any longer to give away a single iota to the abolition aggression on the rights of the people, and the equity of the slaves. But as we understand Mr. Toombs' proposition, it is a glorious gift of Kansas a fair opportunity of establishing a State Constitution, with or without negro slavery, as they may determine. Every negro, consistent with the rights of a free people, has been adopted to secure a fair expression of the popular will. Yet the abolitionists are determined that there shall be no settlement of this affair. They want Kansas "to hang out the present election. They have no other platform—nothing else to hang upon—no principles but outrages in Kansas. Upon this they hope to delude the people into supporting Fremont, so that all the political gamblers and stool-politicians in the country can get their hands into the treasury. Mr. Toombs' bill is a glorious gift of Kansas to the people, but he was not so far-sighted as to have a hungry batch of followers who were been waiting at his heels for years. They have grown lean upon promises, and if he is not successful now they will return and abandon him. Negro freedom is a popular banner, and they mean to use it to the best advantage.—*New York Day Book.*

W. C. GOOPLO.—Read the following brief sketch of his political history, taken from the Mountain Democrat, published in the county in which his "Honor" resides. Read it, voters of the 13th Judicial District, and then support Judge Goodloe if you can:

"In 1849 he was an Emancipationist, and supported by his influence, and voted for an Emancipation candidate for the convention to remodel the state constitution. His associations since that time have been with the party. He has adhered to a responsible gentleman of this country, that unless we got clear of the negroes she would sink. If he denies this we are able and will prove it upon him.

The Judge's kind-heartedness for the poor sick and lame, with his years of experience, has made him popular in his community. Lexington, to attend the Know Nothing Convention at Philadelphia. Yes, this man—a Circuit Judge having joined a secret organization, 'built upon the ruins of the two old parties, claiming for itself the distinctive appellation of a purity party—a party, which is more secure and main than that of half-a-box was the first to lay aside his judicial robe and come down into the muddy stream of politics.

What more do we see of his Anti-Slavery views? In this Convention he voted for the abolition of the celebrated twelfth section of the Know Nothing platform of June, 1855—the only section which the present one, which contains anything or nothing, is you please, one which blows hot and cold at the same time; and is for Slavery, or against, according to the political sentiments of the exponent, and the particular locality in which it is read.

We again repeat that the Judge voted for this section, and for the slaves question, and against the twelfth section, which last summer, was the boast of the party, and held up as setting this dangerous question. He not only did this, but growing bolder and stronger in faith, he voted for the reception of the Edile delegation from the State of Pennsylvania, who were sent to the convention, in exclusion of the conservative delegation from the same State. The Judge did this with his eyes open, knowing the political doctriens entertained by the Edile delegation; and after he had thus voted and acted in the Convention, he visited Washington City and here, in a conversation, stated it was understood in the Convention that he was easy on the slavey question, and that he mixed as much with one side as the other."

A shock red-headed individual, who hails from Jamestown, in Kentucky, was arrested on Sunday night in a glorious state of "how come you so?" Upon being taken to the watch house he insisted upon having his name registered as Louis. He was kept in confinement before the Police Court yesterday morning.

"A change came o'er the spirit of his dream," and he was to be known as plain "Geo. Smith."

It is generally understood that there has been no trial, but that the matter has been amicably arranged by friends of the parties. The correspondence will probably appear to-morrow.

IN discharge you will you go straight to Jamestown?" quoth the Judge.

Most inabilitly I will."

"Then go?" said his Honor, and George stood not upon the order of going, but went at once.

CINCINNATI COMMERCIAL.

WE were informed yesterday that two more persons have been added to the list of victims of the poisoning at Rising Sun. During the past week a Mr. Hunter and Mrs. Jones, wife of Theophilus Jones, died from the effects of the poison.

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INSURANCE.

1856. Spring. 1856.

The Demands of the Times

An imperative—we must either keep up with them or be left behind. We are in a position to do this in every way, and we have provided for a such an

CLOTHING LINE.

The liberal patronage hitherto bestowed on our firm, has caused us to increased exertions, and we have now

a wide variety of goods to be able to procure a such a

SPRING AND SUMMER GARMENTS

A large part of our work is already tested, and we have now

a wide variety of goods to be able to procure a such a

GARMENT for the trading community, for their verdict.

LACHTHORN & CO., corner Fifth and Main street.

Globe

LAND & GENERAL AGENCY.

REAL ESTATE

NO. 1 RANDOLPH & CO., CHICAGO, ILL.

J. RUSCH & CO., and Isaac K. Tracy,

of Kentucky, having associated themselves in business,

their services to any persons who may be desirous of

the services of the Real Estate Business, and is

convenient with the title of the city. They have on hand

many thousands of Real Estate for sale, on canal and

land, and have been in the State of Illinois,

and beautiful parts of the country.

They have a large amount of land, varying in size

from 100 acres, down to 1000 acres, in every

shape and form.

RUSCH & TRACY,

Chicago, November 4, 1856.—00000

HENRY MILLER,

GENERAL

Engraver & Seal Press

MANUFACTURER.

WOOD Engravings and Designs put up, of all descrip-

tions. Also, all kinds of Brads cut to order with

any size, and any kind of Thread, needles, brads,

etc., Louisville, Ky.

BELL HANGING,

LOCK REPAIRING AND GENERAL JOBBING

WORK.

R. HARKER,

406 Jefferson street, between Sixth

and Seventh.

2 dly

Great Western

TRUNK

MANUFACTORY,

No. 486 Market street, one door from Third

D. O'HARE,

MANUFACTURE OF, AND WHOLE-

SALE AND RETAIL DEALER IN

ALL KINDS OF

TRUNKS,